

THENERT	CORPOR	ATION	RENTAL AGPERVEN	PO	RUEEN	The addition?
PERTZ 27 SO, CHARLES ST. • BALT	IMORE, MARYLAND • PHONE: INTERNATIONAL AIRPORT DNE: SO 1-1658		NUMBER		NUMBER ON ALL CO	
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BY CITE & STATE		or driven in conform shall be fully liable or driven in violation	nity with this for all such da of any law or of	rental agreement mage if said vehi this rental agree	, but Renter icle is used, ment.	
DRIVER'S LICENSE NUMBER OF DEALER SEEDS	11.6 2/30/	CAR LICENSE	5.90 g	STATE	EHICLE NO.	
CHARGE CARD  NAME HERTZ AMEX HILTONIDIMERS ATC OTHER  NUMBER	BODY STYLE MILEAGE		9 2 V	A. MADE OUT BY (FUL	DI \$ /	POSIT
CAR RENTED AT CAR TO BE CHECKED IN			61		\$	10
The Hertz Corporation, hereinafter called "Hertz" hereby leases to the unand conditions herein set out, the molor vehicle described above, hereinafter (1). Renter acknowledges and agrees: "that vehicle is the property of the vehicle together with all tires; tools, accessories and accourtements will be replace above specified, ordinary wear and tear excepted, on the expiration date (2). Renter agrees not to permit the use or to use, operate or drive vehicle not to use, permit the use or to operate or driving the relation of any Fede tion governing the use, operation, or driving thereof; nor to remove vehicle from (3). Renter being one of the assured under an insurance policy covering ve of said policy, which by reference are incorporated herein and made a part appearing below, whether above or below his signature. A copy of said insuffices of Hertz upon request by Renter or his duly authorized agent.  (4). Renter further expressly agrees to Indemnify the Insurance Compan or incurred by the Insurance Company because of Injuries or damages sustanks. Hertz or its Insurance Company because of Injuries to occupants of vehicle use, operation or driving of vehicles in violation of any of the terms and condit (5). Renter expressly agrees to pay Hertz on demand all time and milleagrental at the rates or in the amounts specified herein and in addition, a sum this rental period provided, however, that Renter's liability for said damages operated or driven in violation of any of the provisions of this egreement.  (6) If the person signing this agreement has directed the billing for chirm, or organization which, upon so being billed, has failed to make paym promptly pay said charges and all other mones which may be due by reason (7) it is expressly agreed that Hertz shall not be liable for loss of or doter person in or upon vehicle or for for stored in or upon vehicle on the retended and charges are all other mones which may be due by reason (7) it is expressly agreed that Hertz shall not be liable for loss of or doter perso	dersigned Renter, for the term and ucalled "vehicle".  **rtz: that vehicle is in good mechaniturned in the same condition is with specified or sener il denianded to for the transportation of preens to for the transportation of the cost of all the transportations appearing herein.  **service**, minimum one to the transmitted tent, then the person of the transmitted tent in any manner whatso amage to any property left or store curt and the transmitted tent and the transmitt	pon the coveraging agreement of the coveraging of the control of the coveraging of t	WEEKS @  TOTAL CHARGE MINIMUM CHARGE ABAYTAC CHARGE DAMAGE COLLISION DAMAGE TOTAL CHARGE LESS GAS-REP	GE  GE  GE  MAGE WAIVER  SES	20	
RENTER'S SIGNATURE  Renter participates in the benefits of an automobile public liability and proceeditions, limitations and restrictions therefrom all sound by such terms, con them are not outlined in this rental agreement. Said policy does not cover the or guests or any person while riding in or aligning from or getting into or o	e receions no. operty damage insurance policy sub iditions, limitations and restrictions	Jec to the terms even through all of	NET DUE		\$/ ( <u>)</u>	
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BY CITY & STATE		or drive	n in violation o	f any law of	of this rental agreen	ient.	
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CAR RENTED AT	IN AT	MILES- DRIVEN		78	e //	•	02
The Hertz Cofporation, hereinafter called "Hertz" Mereby leases to the use and conditions herein set out, the motor vehicle described above, hereinafter (1) Renter acknowledges and agrees; that vehicle is the property of Hydrica shove specified, ordinary wear and tear excepted, on the expiration dat (2) Renter agrees not to permit the use or to use, operate or drive vehicle in violation of any Fee (1) Renter being one of the assured under an insurance policy covering to use, operation, or driving thereof; not for remove whicle from governing the use, operation, or driving thereof; not for remove whicle from a specific or side policy, which by reference are incorporated herein and made a parappearing below, whether above or below his signature. A copy of said insoffices of Hertz upon request by Renter or his duly authorized agent.  (4) Renter further expressly agrees to indemnify the Insurance Company because of injuries or damages use, operation or driving of vehicle in violation of any of the terms and conditions of the company because of injuries or damages use, operation or driving of vehicle in violation of any of the terms and conditions are the condition of the provisions of this agreement.  (5) Renter expressly agrees to pay Hertz on demand all time and milea the rates or in the amounts specified herein and in addition, a sum this rental period provided, however, that Renter's liability for said damage operated or driven in violation of any of the provisions of this agreement.  (6) If the person signing this agreement has directed the billing for the provisions of this agreement.  (7) It is expressly agreed that Hertz shall not be liable for loss of or other person in or upon vehicle or left or stored in or upon vehicle on the rand all claims for such loss or damages against Hertz and agrees to hold such claims.	ndersigned Renter, for the te	erm and upon the	e covenants	HOURS	@ / 2.5		
and conditions herein set out, the motor vehicle described above, hereinafter (1) Renter acknowledges and agrees: that vehicle is the property of H	r called "Vehicle". fertz; that vehicle is in good returned in the same conditi	mechanical cond	iition; that ived to the	DAYS /	6	G.	00
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not to use, permit the use or to operate or drive vehicle in violation of any Fec	deral, State or Municipal law m this state without the writt	v, ordinance, rule ten consent there	or regula-	WEEKS	<u>/</u>	1/2	
(3) Renter being one of the assured under an insurance policy covering v of said policy, which by reference are incorporated herein and made a par	vehicle agrees to comply with rt hereof, and to comply with the record and to comply with	th the terms and for inspection at	conditions the general		1 1 1 1 T	10	
appearing below, whether above or below his signature. A copy of said into offices of Hertz upon request by Renter of his duly authorized agent.	any for any and all loss, dan	nage, cost and e	xpense paid	- <u>}</u> {	<i>3466.16</i>	3	
(4) Renter further expressly agrees to indentify the insurance Company because of injuries or danages sust	tained by occupants of vehi- cle or because of injuries or	icle, in states wh damages resulti	ere the law ng from the~	TOTAL RENTAL CH	IARGE	1.2	X
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RENTER'S SIGNATURE  Renter participates in the benefits of an automobile public liability and conditions, limitations and restrictions thereof and is bound by such terms, them are not outlined in this rental agreement. Said policy does not cover or guests or any person while riding in or allighting from or getting into or assured under any Workmen's Compensation Act, plan or law or any contract be immediately reported in writing to the Station from which the vehicle is and replice or driver must immediately deliver for the Station from which the	property damage insurance conditions, limitations and re	estrictions even t ries sustained by		20.0			
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